

A Day's Work.
"I call it a good day's work that I did today," a friend said to me the other day, and, of course, I asked him what it was.
"Well," he replied, "I put down a linoleum, laid a hardwood floor, put down two carpets, papered four rooms and set up a stove."
"I looked at him incredulously, when he hastened to add: "In a doll's house."

Mineral maps of Iron county for sale at this office. Five cents each; fifty cents a dozen.

COMMISSION MAPS OUT FUTURE WORK

WILL MAKE DETAILED STUDY OF
MANY PROBLEMS CONCERN-
ING WATERWAYS.

TO ESTIMATE SITE VALUES

Experts Will Be Sent to All Water
Sites to Figure Out Horse
Power and Cost of
Construction.

Anticipating favorable action by the legislature on the water law and on the appropriation for the waterway commission, the officers of the commission are already laying plans for a broader investigation. M. L. Holman, of St. Louis, consulting engineer of the commission, who has charge of the technical work of that body, has a well-defined plan mapped out, and the first work of the commission will be to establish gauging stations for the more important of those streams in the state which are not included in the United States government hydrological work.

These smaller streams, such as the Current, Moreau, Lamine, Piney, Meramec, Black, St. Francois and many others, are teeming with water power possibilities. In order to aid in their development accurate measurements will be taken of the flow at many stations, the readings being kept during all times of the year. These figures will be in a short while very valuable as a basis of engineering computations and calculations for water power.

Exact Figures on Water Power.
In addition to determining the stream flow of these "future valuable" streams, the commission will send a capable engineer to every water power site of which favorable information has been obtained. The horse power available, the cost necessary for development, and the demand for power will be ascertained and will be reported to state officials, in order that the necessary property rights may be intelligently adjusted.

Personal investigation will be made by agents of the commission of the sources of the community water supply, to the end that the commission may assist municipalities to a purer supply and also to a supply which will be adequate for future needs. The relation of the disposal of sewage and garbage to the source of water supply will also be thoroughly considered, as this bids fair to be a problem of the near future in larger cities.

Students to Help.
Correspondence has been begun between the officers of the commission and the universities of the state, with a view of having the usual summer engineering excursions turned into a source of profit for both the students and the state. These student parties ordinarily spend from two weeks to a month in the field each vacation period, and the commission is desirous of having their efforts directed to the investigation of some of the state's problems, such as navigation, drainage and flood control. The faculties of the universities have evinced a favorable attitude, and there is practically no doubt that the coming vacation period will see the university students at work in their home state instead of going beyond the borders to find a favorable laboratory ground.

Laws to Be Codified.
The laws of the state concerning the subjects of the commission's investigation, which have been gathered and indexed by the commission, are to be thoroughly codified and revised, that they may all be considered when the time comes for the final disposition of these problems.

Heavy rains cause floods.
Of late years it has become evident, says the Waterway Commission report, that the heavy rains than formerly, causing sudden floods and assisting in filling the larger and more navigable streams with drift and silt, impeding navigation, and rendering the streams dangerous and unfit for use. After the floods, the streams fall to a lower level than formerly because the regulating seepage is denied them. It has been discovered that only in the Ozark counties and other counties with forests that are practically virgin do the streams maintain the same flow which they did in former years. Farmers all over the state are complaining of these conditions and the effect has been shown in the decreased crops in many localities. As the remedy for this the Waterway Commission suggests careful reforestation of the hillsides and judicious retention of crops, and the legislature will take up the subject of inaugurating these improvements throughout the state.

Every failure teaches a man something if he will learn.

Unwelcome Flattery.
"Flattery is dangerous to sensitive ladies," says Senator Depew. "I am always very careful in the matter, because one evening I told a lady that she was as sweet as honey, and the next day she had bites."—The Sunday Magazine.

REGISTER Office for Job-Work.

TRUSTEE'S SALE BY SHERIFF.
Whereas, B. M. Cramer, a single woman, by her deed of trust, dated the fifth day of April, 1909, and recorded on the 28th day of April, 1909, in the office of the Recorder of Deeds of Iron County, Missouri, at Iron- ton, in Book 54, page 448, conveyed to Townley Culbertson, Trustee, real estate, lying in the County of Iron, State of Missouri, described as follows, to wit:

All of the southeast quarter of the northwest quarter and the southeast quarter of the southeast quarter of section 24, township 34, north, range 2 east, and the northeast quarter of the southeast quarter of section 26, township 34, north, range 2 east; and the east half of the northeast quarter and east half of the southeast quarter, section 25, township 34, north, range 2 east; and the southeast quarter of southeast quarter, section 25, township 34, north, range 2 east; and the northeast quarter and southeast quarter, and east half of northwest quarter, and east half of southwest quarter of section 36, township 34, range 2 east; and lot No. 2 of the southwest quarter (west half of southwest quarter) of section 30, township 34, north, range 2 east, and the west half of northwest quarter and lot No. 2 and south half of lot No. 1 of southwest quarter of section 31, township 34, north, range 2 east; and the south half of the southwest quarter of section 32, township 34, north, range 2 east; and the west half of lot No. 8 and east half of lots Nos. 6 and 7, and west half of lot No. 33, north, range 3 east, containing 1762.10 acres, more or less, as the same is marked and designated on the plat on file in the office of the Recorder of Deeds of Iron County, Missouri, (but subject to a deed of trust for Ten Thousand (\$10,000) Dollars, dated March 5, 1908, and deed of trust for Seventeen Hundred (\$1700) Dollars, dated May 12, 1908), in trust to secure the payment of a promissory note in said deed of trust described, given as a part of the purchase price of the above described real estate, and, whereas, default has been made in the payment of said note due February 5, 1910.

Now, therefore, public notice is hereby given that by virtue of the powers vested in me by said deed of trust (by reason of the absence from Iron County, Missouri, of Townley Culbertson, Trustee in said deed of trust), I, the undersigned, Sheriff of Iron County, Missouri, will, at the request of the legal holder of said note and indebtedness, on

Monday, the 10th day of April, 1911,

between the hours of 9 A. M. and 5 P. M., sell the real estate herein above described, at public vendue, to the highest bidder for cash, at the front door of the Iron County Court House, in Ironton, Iron County, Missouri, for the purpose of discharging the debt secured by said deed of trust, and the cost of executing this trust.

JOHN I. MARSHALL, Sheriff.
First Publication, March 16th, 1911.

Order of Publication.

In the circuit court of Iron county, Missouri, in vacation, February 29, 1911.

The State of Missouri, at the relation and to the use of J. N. Lewis, collector of the revenue of Iron county, Missouri, against

Nat. Montgomery, Jordan J. Montgomery, et al., the unknown heirs and devisees of Jordan J. Montgomery, deceased, Nathan Montgomery, the unknown heirs and devisees of John I. Marshall, Sheriff Iron county, Missouri, and Pennsylvania Iron, Lead, Copper, Tin, Mineral Land and Timber Company, a corporation.

(Action to enforce lien for taxes.)
Now at this day comes the plaintiff, J. N. Lewis, collector of the revenue of Iron county, Missouri, and the court finding that the defendants, the Missouri and Pennsylvania Iron, Lead, Copper, Tin, Mineral Land and Timber Company, a corporation, and the Capital Lead and Land Company, a corporation, cannot be summoned in this action in the State of Missouri by the ordinary process of law, as is shown by the Sheriff's non est return on summons directed to the Sheriff of St. Louis, Missouri.

It is, therefore, ordered by the judge of the circuit court of Iron county, Missouri, in vacation, that publication be made notifying said defendants that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lien of the state of Missouri, on the following real estate, belonging to the said defendants, for back taxes for the years 1904, 1905, 1906 and 1907, to wit:

The north half of the southeast quarter of section 28, township 31, north, range 4 east, in Iron county, Missouri.
(An itemized statement in the nature of a tax bill showing the amount of taxes, interest and costs now due on said real estate for the years aforesaid, amounting in the aggregate to the sum of \$8.01, is filed with said petition as provided by law.)
And unless they be and appear at the next term of said court to be held for the county of Iron, and state of Missouri, at the courthouse in said county on the fourth Monday in April next, (1911) and on or before the third day thereof (if the term shall so long continue), and, if not, then before the end of the term, and plead, answer, or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.

It is further ordered that a copy hereof be published according to law in the IRON COUNTY REGISTER, a weekly newspaper published in said County of Iron, and State of Missouri.
J. M. HAWKINS, Clerk.
A true copy:
Attest, with seal, this 20th day of [Feb.] February, 1911.
J. M. HAWKINS, Clerk
Iron County Circuit Court.

NOTICE OF LETTERS.

Notice is hereby given that Letters of Administration on the Estate of C. E. DeMier, deceased, were granted to the undersigned, on the 31st day of January, 1911, by the Probate Court of Iron County, Missouri. All persons having claims against said Estate are required to exhibit them to me for allowance within one year after the date of said Letters, or they may be precluded from any benefit of said Estate; and if such claims are not exhibited within two years from the date of this publication, they shall be forever barred.
This 25th day of February, 1911.
ANNA DEMIER, Administratrix.

When the English Laugh.
A correspondent recalls a pointed but discourteous and yet not wholly undeserved interjection made at a local political meeting.
A woman, whose husband had temporarily lost his voice, loyally appeared to make a speech on his behalf. She said a good deal at the outset about the state of his larynx, and then plunged into politics. Having exhausted that theme, she returned to her husband's health, and described, not only his condition, but her own efforts to patch him up for the fray. She had tried hot fomentations, she had tried poultices, she had made him gargle his throat, she had steamed his throat for him, she had sprayed his throat and made him try every kind of lozenge. Was there anything else she could do for his throat? And a voice said: "Aye, mem, cut it."

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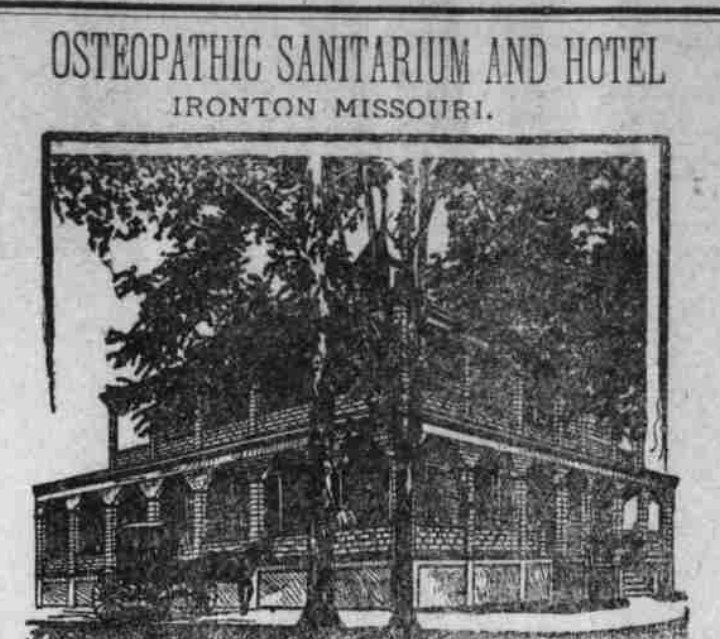
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